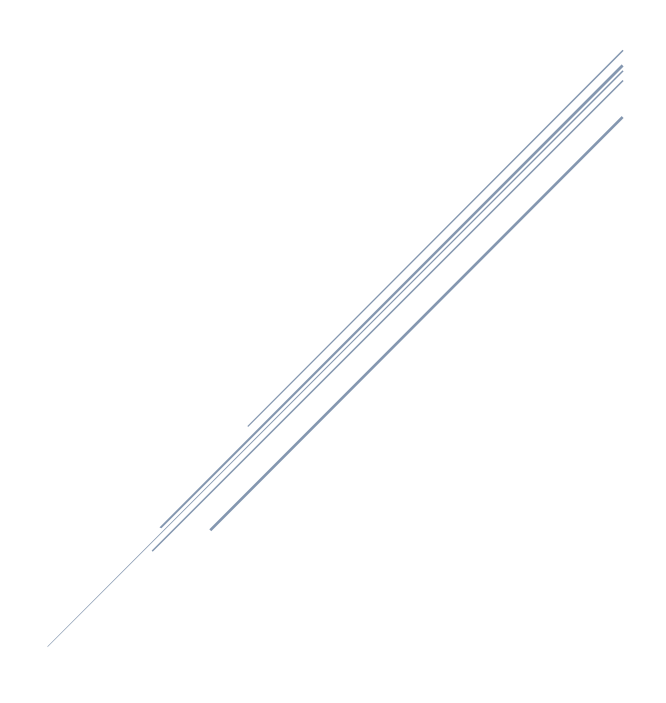
# ELECTRONIC ADULT COURT REPORTING USER'S MANUAL

Ohio Bureau of Criminal Investigation



# Contents

Background and Organization	2
Automated Fingerprint Identification System and Computerized Criminal History Repository	3
Court Reporting Requirements	4
Data Submission Process	6
Submitting dispositions via FTP	7
CCH Database Structure	8
Disposition Data Elements Definitions	9
Detailed Description of Disposition Data Elements	13
WHAT SHOULD I SUBMIT?	26
<b>CONVICTIONS</b> (CDN – court disposition numeric codes with computer translation and definition)	26
NON-CONVICTIONS (CDN codes with computer translation and definition)	28
Court Provision Numeric (CPN) codes	36
Basic Summary and Detailed Reports	41
BASIC SUMMARY REPORT	41
Fatal Errors	43
Detailed Reports	44
Detailed Report Errors:	45
What should not be transmitted electronically?	47

## Background and Organization

The Ohio Attorney General's Bureau of Criminal Investigation, known as BCI, is the state's official crime lab serving the criminal justice community and protecting Ohio families. BCI also provides expert criminal investigative services to local, state, and federal law enforcement agencies upon request. With offices throughout the state, BCI stands ready to respond 24/7 to local law enforcement agencies' needs at no cost to the requesting agency.

Staff at BCI work every day to provide the highest level of service. This includes special agents who are on call 24/7 to offer investigative assistance at crime scenes, knowledgeable scientists and forensic specialists using cutting-edge technology to process evidence to bring criminals to justice, and criminal intelligence analysts and identification specialists who help local law enforcement solve cases.

Experienced special agents, forensic scientists, and other law enforcement experts staff BCI's three main divisions:

- Identification Division
- Investigations Division
- Laboratory Division

The Identification Division provides up-to-date records and state of the art technology to law enforcement and other criminal justice agencies throughout Ohio. The division serves as the central repository for all criminal records for the state of Ohio and maintains fingerprints, palm prints, photographs, and other information related to arrests within the state. The division is made up of the following units:

- The Conversion Unit processes criminal arrest and disposition transactions received by the bureau. This entails data entry, making corrections to submitted records, processing juvenile arrest submissions and updating the criminal repository with disposition information.
- Processing more than 1 million background checks a year, the Civilian Unit processes all
  fingerprint background check requests, including FBI background checks. The personnel in this
  unit scan manual cards and perform data entry of demographic data for the cards, update prior
  background checks upon request and answer questions from the public and background check
  vendors. Background check results, including criminal history records, are reported directly
  electronically or printed and mailed from this unit.
- The Quality Assurance Unit is responsible for checking the completeness and accuracy of the
  computerized criminal history database, and training law enforcement agencies throughout the
  state on Ohio laws as they relate to criminal history reporting. The unit also conducts audits of
  Webcheck agencies to determine the degree of compliance and adherence to policies
  established by the Attorney General's Office and the FBI. The Unit also provides training on the
  National Webcheck system.
- The **Technical Unit** is responsible for the verification of all incoming civilian and criminal fingerprint transactions which have been identified with an existing BCI record. Fingerprint Examiners also classify, file and search fingerprint files. They also process all expungement and sealed record requests.

# Automated Fingerprint Identification System and Computerized Criminal History Repository

The Bureau of Criminal Investigations Automated Fingerprint Identification System (AFIS) is the state repository of biometric fingerprint information. This database contains all fingerprints submitted to BCI by Law Enforcement agencies when a person is arrested and fingerprints submitted for the purpose of a background check. These databases are described below.

- Criminal ID Information Fingerprint images submitted to BCI by Law Enforcement agencies
  with demographic and arrest information. Incoming arrests are compared to existing
  fingerprints in the database and verified by BCI Fingerprint Examiners if a match. The
  information is then added to the person's existing record. If no match is found, a new record is
  established under a new BCI number.
- Civil ID Information Fingerprint images and related data associated with subjects applying for a
  job which requires a state mandated background check. These fingerprints are searched against
  the Criminal ID information to see if there is a match. If a verified match is made, a record (rap
  sheet) will go out to the agency or individual requesting the information. Fingerprints are also
  submitted for Carry Concealed weapon licensing and follow the same procedure.

The Computerized Criminal History (CCH) is the repository of fingerprint based criminal arrest records submitted by Law Enforcement agencies and disposition information submitted by courts which is linked to the corresponding arrest information. This information is commonly referred to as the RAP sheet. Major data sets within CCH include:

- Law Enforcement Arrests Consists of information submitted by law enforcement, typically when an arrest takes place. Information includes person demographics, charges, and data relative to the arrest/booking event. This information is mostly contributed electronically via live scan machines that electronically capture fingerprints and charges, then forward that information to AFIS, which then shares it with CCH.
- Court Dispositions These are the outcomes of legal proceedings associated with the law
  enforcement charges. This includes prosecuting attorney actions and court dispositions (i.e.
  judgments, rulings, sentences). Ideally, dispositions are reported to the CCH repository
  electronically with the necessary demographic information to match them to the law
  enforcement arrest
- Custody Status This information typically indicates the whereabouts of a convicted person
  when remanded to the custody of the state corrections program. In Ohio, a live scan-based
  "intake" transaction provides proof that the subject arrived at a correctional facility. In some
  instances, the CCH repository may receive information regarding the movement of a person
  from one facility to another, or related logistical events (death, release, etc.).

• Court Supplements – On occasion, supplemental information relative to a person could be contributed from the court. This includes actions related to previous convictions that have been vacated, or instances when a person has been pardoned. These actions are processed using the supplemental functions of the CCH. Currently this information cannot be submitted electronically; the court reports these manually on a 2-71 disposition form.

Information contained in AFIS and CCH is used in the daily protection of the public and law enforcement. Information is used in confirming the identity of persons, in determining eligibility for civil rights and privileges, and in determining jail/prison sentence terms. If they are in error, unreliable or unavailable, the records can:

- Affect law enforcement officers' safety during routine encounters.
- Cause out of state and Law enforcement agencies in other countries to misinterpret a criminal's RAP sheet or possibly not find one
- Allow criminals to have access to vulnerable populations (child care, nursing homes, etc.).
- Allow prohibited persons to have access to firearms permits.
- Delay lawful purchases of firearms.
- Allow repeat criminals to have lesser sentences and incorrectly calculated jail times.

The information in CCH is only as good as the information that is submitted to the database by Law Enforcement and courts. It is essential that the information received is accurate and complete.

## **Court Reporting Requirements**

In accordance with Ohio Revised Code (ORC) 109.60 (A)(3), every court with jurisdiction over criminal felony and escalating misdemeanor cases, must inquire as to whether the adult or child has been fingerprinted **for this incident**. If not, the court shall order the person or child to appear before the Sheriff or Chief of Police within 24 hours to have fingerprints taken. Furthermore, if fingerprints were not taken upon arrest, the court has the authority to have a person's fingerprints taken at the time of sentencing or adjudication. Either of these actions will produce the arrest ITN that can then be used to submit the corresponding disposition information to CCH.**109.60(A)(3)**:

(3) Every court with jurisdiction over a case involving a person or child with respect to whom division (A)(1) or (2) of this section requires a sheriff or chief of police to take the person's or child's fingerprints shall inquire at the time of the person's or child's sentencing or adjudication whether or not the person or child has been fingerprinted pursuant to division (A)(1) or (2) of this section for the original arrest or court appearance upon which the sentence or adjudication is based. If the person or child was not fingerprinted for the original arrest or court appearance upon which the sentence or adjudication is based, the court shall take the person's or child's fingerprints or shall order the person or child to appear before the sheriff or chief of police within twenty-four hours to have the person's or child's fingerprints taken. If the court orders the person or child to appear before the sheriff or chief of police to have the person's or child's fingerprints taken, the sheriff or chief of police shall take the person's or child's fingerprints, or cause the fingerprints to be taken, according to the fingerprint system of identification on the forms furnished by the superintendent of the bureau of criminal identification and investigation and immediately forward copies of the completed forms, any other description that may be required, and the history of the offense committed to the bureau to be classified and filed and to the clerk of the court.

#### **Data Submission Process**

There are three ways for courts to submit disposition information to BCI. The preferred method is electronically via File Transfer Protocol (FTP). This automated process involves mapping data from a court system to a standard file layout from BCI and sending it electronically to populate CCH. The specification document can be found here. <a href="https://www.ohioattorneygeneral.gov/Files/Forms/Forms-for-BCI-Criminal-Records-and-Background-Chec/Forms-for-Court/Electronic-Disposition-Specifications">https://www.ohioattorneygeneral.gov/Files/Forms/Forms-for-BCI-Criminal-Records-and-Background-Chec/Forms-for-Court/Electronic-Disposition-Specifications</a> For guidance in setting up this method, contact the Ohio Attorney General's Information Technology Section by email at ITSSupport@OhioAttorneyGeneral.gov or by phone at 800-750-7922.

The second way to submit disposition information to BCI is by completing a paper Final Disposition Form (form 2-71). How to fill out a 2-71 form: <a href="https://www.ohioattorneygeneral.gov/Files/Publications-">https://www.ohioattorneygeneral.gov/Files/Publications-</a>
Files/Background-Check-Publications/2-71-form-with-field-descriptions.aspx

This form should follow the incident from arrest through disposition, which means the form will originate with the law enforcement agency and then be completed by the court with disposition information and mailed to BCI Attn: Identification at P.O. Box 365 London, OH 43140. If a court receives a 2-71 form from law enforcement without an ITN, the disposition can be submitted. If it does not attach because the arrest is not on file, the BCI Quality Assurance Unit or the prospective court can follow up with the arresting agency to obtain fingerprints for that arrest. Once the fingerprints are submitted to BCI, the disposition can be resubmitted.

The third way to submit disposition information to BCI is electronically via the Ohio Courts Network (OCN), a program managed by the Supreme Court. If the court already submits information to OCN, it is not automatically forwarded to BCI. If an agency wants to use the OCN method to submit data to BCI, the agency needs to specify this when signing up with OCN. Indicating that the information needs to be sent to BCI and not only maintained as a part of the OCN file will ensure the dispositions reach the CCH. To participate in this program, contact the OCN Helpdesk at 614-387-9980 or via email at OCNHelpdesk@sc.ohio.gov

## Submitting dispositions via FTP

#### How do I start submitting via FTP?

Contact the Ohio Attorney General's Information Technology Section by email at ITSSupport@OhioAttorneyGeneral.gov or by phone at 800-750-7922.

#### How does it work?

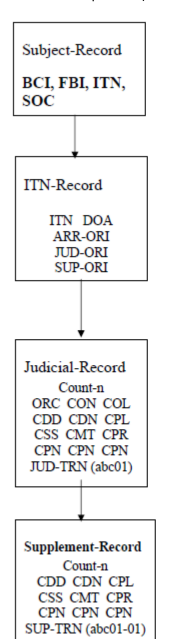
Electronic submissions are linked to an arrest in CCH by various fields. The preferred field that successfully attaches a disposition to an arrest is the Incident Tracking Number (ITN). This number is automatically generated the by Livescan machine everytime a Law Enforcement agency fingerprints someone and transmits the information to BCI. If manually taking prints and mailing the fingerprint cards to BCI, the ITN number is still the preferred method. BCI provides ten print fingerprint cards with preprinted ITN numbers to agencies free of charge. There are various other fields that can be searched in CCH if the ITN number is not present as listed below (a diagram of the workflow is also included):

The BCI, UCN (FBI), Incident tracking number (ITN), or the Social security number (SOC) is used to locate offenders in the CCH database. The UCN (FBI), ITN, and SOC are not always unique and may result in a list of possible offenders. The ITN is the preferred key used to locate offenders. If the ITN is missing or occurs multiple times in the CCH database, the Date of arrest or date fingerprinted (DOA) is required to verify the arrest. The arrests under each possible offender are checked against the DOA on the disposition record. If the disposition DOA does not match the arrest DOA, the disposition will not be stored.

The Judicial tracking number (JUD-TRN) is required to locate a specific disposition pertaining to the arrest. Each disposition pertaining to an arrest must have a unique JUD-TRN. The JUD-TRN will prevent duplicate disposition records from being stored. The JUD-TRN will make it possible for courts to submit modify or delete disposition records using record types MR3B and XR3B respectively. If a disposition without a JUD-TRN already exists for an arrest, then additional dispositions cannot be added. Dispositions entered manually by a BCII operator will not have JUD-TRNs.

#### **CCH Database Structure**

The arrows represent (one to many) relationships.



1) Locate the Subject

The BCI, FBI, ITN, or SOC is used to locate the offender in the CCH database. At least one of these numbers must be known to process the record.

2) Locate/Verify Cycle

The ITN and/or DOA are used to verify the correct cycle. In some cases, there may be multiple cycles with the same DOA but the ITNs will be different.

- The JUD-TRN is used to distinguish one
  Judicial record from another. The JUD-TRN will be
  used to avoid storing duplicate judicial records and to
  locate judicial records that need to be modified or
  deleted.
- 4) Supplemental Information

Courts must continue to report supplemental information via US MAIL. Currently, BCI&I does not have an automated process to handle this information.

# Disposition Data Elements Definitions

Acronym	Description	Definition
ARR ORI	Arresting Originating Identifier	NCIC agency identifier obtained from LEADS identifying the law enforcement agency that arrested the individual
BCI	State ID number	Number assigned by BCI that identifies an offender record in CCH
CDD	Court disposition date	The date the offender received the sentence from the court  Format: MMDDCCYY
CDN	Court disposition number	The outcome of the case in numeric code
CFN	Court Fine	Format: Whole dollar amount without any punctuation; cannot exceed 6 digits. Ex: if fine is \$38.75; submit as \$39; if larger than 6 digits type the amount in the CPL field (see below)
СМТ	Confinement	Total sentence time  Format: M for months, D for days, and Y for years. Can be entered as a combination or singly Ex: 1Y6M3D, 5Y  If a life sentence: LIFE

COL	Court offense literal	translation with the conviction type Ex: Drug Trafficking F3
		If submitting Conspiracy, Attempt or Complicity the ORC would be for these (292301, 292302 & 292303) but the Col will be listed as Complicity to Burglary
CON	Conviction type	Felony or misdemeanor indicator: F1, F2, F3, F4, F5, M1, M2, M3, M4. If level unknown: FEL or MIS  This field should be left blank if no conviction
CPL	Court Provision Literal	Additional court information or provisions which cannot be described using CPN codes
		NOTE: Date fields must contain a zero in first position if the month is less than 10. Ex: 01011998
CPN	Court Provisions Numeric	3-digit codes describing common provisions
CPR	Probation	Format: M for months, D for days, and Y for years. Can be entered as a combination or singly Ex: 1Y6M3D, 5Y
CSS	Court Suspended Sentence	The amount cannot exceed the confinement time. Ex: Sentence 180 days, suspended time cannot be 181 days Format: M for months, D for days, and Y for years. Can be entered as a combination or singly Ex: 1Y6M3D, 5Y

DATE-SUB	Date submitted	The date the disposition was electronically submitted
DLN	Driver license number	
DLS	Driver license state	
DOA	Date of arrest	Date the law enforcement agency fingerprinted the individual.
DOB	Date of birth	Format: MMDDCCYY
Employee-ID		Code identifying the employee who entered the data
ITN	Incident Tracking Number	Number automatically assigned from a Livescan machine when fingerprints are submitted to BCI with arrest information. The number is also printed on the 2-71 disposition form which is forwarded to the court. If submitting manually, BCI supplies fingerprint cards with preprinted ITN numbers which are then written on a 2-71 disposition form and forwarded to the court.  Link to order form:
		https://www.ohioattorneygeneral.gov/Files/Forms/Forms-for-BCI-Criminal-Records-and-Background-Chec/Forms-for-Law-Enforcement/2019-07-09_SupplyRequisitionForm_BCI-pdf

		1
JUD-ORI	Judicial Originating Identifier	NCIC agency identifier obtained from LEADS identifying the court
МКЕ	Message Key	The type of transaction that is being submitted electronically
ER3B	Message Key	Electronic submission of initial disposition information
MR3B	Message Key	A modification to previously submitted disposition information
ORC	Ohio Revised Code	Also referred to as CIT or statute citation  Format: condensed without periods Ex: 292511A1A  Local codes can also be submitted and should follow the format above. If the code only has 5 digits, the code should be entered with a leading zero. Ex: 095919
soc	Offender's social security number	
TRN	Tracking number	The number assigned by the court to identify the record in their own court system; preferably the court case number
UCN (FBI)	National ID number	Number assigned by the FBI that identifies an offender record in the NCIC database

### Detailed Description of Disposition Data Elements

#### **CDN**

Name: Court Disposition Number

This code is used to report the outcome of a sentence

Field Size: 3

**Condition**: Required field for record types ER3B and MR3B

If valid, the disposition will be stored

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **CFN**

Name: Court Fine

Expressed in whole dollar amounts

Field Size: 6

**Condition**: Blank if no fine

Blank if CDN = 301,302, 303, 305, 306, 307, 308, 309, 313, 318, 319, 320, 322, 323, 324, 350

If valid data will be stored

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

#### **Acceptable Formats or values:**

nzzzzz Ex: 150000 WHERE: n = 1 thru 9
nzzzz Ex: 25000 z = 0 thru 9
nzzz Ex: 5000
nzz Ex: 250
nz Ex: 50

nz Ex: 5

The court is responsible for fixing this error and resubmitting the disposition

#### **CMT**

Name: Confinement

Field Size: 12

Condition: Blank if CDN = 301,302, 303, 305, 306, 307, 308, 309, 313, 318, 319, 320, 322, 323, 324, 325,

336, 350,356 (Non-conviction codes) and 312, 314 and 321 (Conviction codes)

Required for ER3B and MR3B if CDN = 310, 311, 332, 333 and 390 (Conviction codes) and CPR, CFN, CPN

and CPL are missing

Required if a suspended sentence (CSS) entry has been entered

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report The court is responsible for fixing this error and resubmitting the disposition

#### Acceptable formats or values:

- Minimum to Maximum times or Maximum time only Ex: 5Y-25Y
- Hyphen is used to separate minimum and maximum times Ex: 6M-1Y
- Minimum time must be on the left side of the hyphen

- Left should be justified with remainder of field containing spaces
- Embedded spaces not allowed Ex: 12 Y 15 Y
- Confinement is total sentence time
- Show years before months and months before days Ex: 1Y6M30D
- **Y** = Years
- **M** = Months
- **D** = Days
- **LIFE** = Life sentence
- **1Y-AGE** = Sentence where a **juvenile** will either serve 1 year or until he/she reaches the age of 21

Examples	Valid Entries	Invalid Entries	Reason Invalid
30 days to 18 months	30D-18M	30D-18	Missing M for months
18 months to 5 years	18M-5Y	18M – 5Y	Embedded spaces
5 years 2 days to Life	5Y2D-LIFE	5YEARS2D-LIFE	Must use Y for Years
30 days to 6 months	30D-6M	30-180D	Missing D for days
1½ years to 5 years	18M-60M or 1Y6M-5Y	018M – 60M 5Y-1Y6M	Leading zeros not allowed, embedded space Minimum time must be on left side of hyphen
5 years to 10 years	5Y-10Y	5YEARS-10YEARS	Must use Y for Years
7 years	7Y	7Y-7Y	Show maximum only
10 years and 2 months	10Y2M	2M10Y	Show years before months
LIFE	LIFE		
1 year to age 21	1Y-AGE	1Y-AGE21	Must use AGE only

#### COL

Name: Court Offense Literal

Field Size: 100

Condition: Required for ER3B & MR3B

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### Acceptable Formats or values: FREE TEXT

The Ohio Revised Code translation with additional information describing the type and degree of the charge. For example, if the charge is a 4<sup>th</sup> degree felony, F4 should be included in the COL – Drug Trafficking F4

It will differ from the ORC translation if the Revised Code pertains to Conspiracy, Attempted or Complicity. For example, if Attempted Murder, the ORC will be 2923.02 (Attempted) and the COL will contain Attempted Murder

#### CON

Name: Conviction type – Felony or Misdemeanor indicator

Field Size: 3

**Condition:** Blank if not convicted. CDN = 301,302, 303, 305, 306, 307, 308, 309, 313, 318, 319, 320, 322,

323, 324, 325, 336, 350,356 (Non-conviction codes) and 314 and 321 (Conviction codes)

Required for ER3B & MR3B if convicted

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

F1, F2, F3, F4, F5, FEL (where level is unknown), M1, M2, M3, M4, MIS (where level is unknown) or BLANK if not convicted

#### CPL

Name: Court Provisions Literal

The CPL is used to describe court provisions in more detail or provisions that could not be identified

using another field (CMT, CPR, CFN)

Field Size: 150

Condition: Required for ER3B & MR3B if CDN = 310, 311,332, 333 or 390 (Conviction codes) and CPR,

CFN, CPN and CMT are missing

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

Acceptable Formats or values: FREE TEXT

#### **Examples of information commonly found in the CPL field**

- Credit 10D for time served
- 30D house arrest
- \$25 costs, \$150 fine suspended (when there is an amount in the CFN field), \$300 restitution (if amount unknown, use CPN code for restitution)
- 1Y license suspension
- Anger Management program
- 3D Driver Intervention Program

Whenever possible, information in the CPL should not be abbreviated (except for accepted formats established for time (days, months, years). If due to space limitations abbreviations are necessary, they should be common abbreviations that the public in general would understand. Rap Sheets are regularly mailed to non-criminal justice agencies or individuals, therefore, using abbreviations that only Law Enforcement could understand would lead to numerous phone calls from the public. If abbreviations must be used, please refer to the following examples:

Abbreviation	Meaning
30D Comm Serv	30 days community service
100HRS Comm Serv	100 hours community service
15D Credit FTS	15 days credit for time served
Susp	Suspended
Prob	Probation
DOA	Date of Arrest
Sent	Sentence
\$500 Rest	\$500 Restitution
\$200 Cost	\$200 court cost
30D Lic Susp	30 days license suspension

#### **CPN**

Name: Court Provisions Numeric – up to 3 per record

Field Size: 3

Condition: Required for ER3B and MR3B if CDN = 310, 311, 312, 332, 333 and 390 (Conviction Codes)

and CPR, CFN, CPL, and CMT are missing

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

Acceptable formats or values: must be a valid code from the CPN table

**Note:** CPN codes have been assigned to the most common provisions in order to speed up data entry and save space in the CCH database. However, the data entry operator may choose to ignore this field and describe all provisions in the CPL field.

#### CPR

Name: Court Probation

Field Size: 12

**Condition:** Blank if CDN = 301,302, 303, 305, 306, 307, 308, 309, 313, 319, 320, 322, 323, 324, 325, 336,

350,356 (Non-conviction codes) and 314 and 321 (Conviction codes)

Required for ER3B and MR3B if CDN = 310, 311, 312, 332, 333 and 390 (Conviction Codes) and CPR, CFN,

CPL, and CMT are missing

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable formats or values:**

- Minimum to Maximum times or Maximum time only Ex: 5Y-25Y
- Hyphen is used to separate minimum and maximum times Ex: 6M-1Y
- Minimum time must be on the left side of the hyphen
- Left should be justified with remainder of field containing spaces
- Embedded spaces not allowed Ex: 12 Y 15 Y
- Confinement is total sentence time
- Show years before months and months before days Ex: 1Y6M30D
- Y = Years
- **M** = Months
- **D** = Days
- LIFE = Life sentence
- **1Y-AGE** = Sentence where a **juvenile** will either serve 1 year or until he/she reaches the age of 21

Examples	Valid Entries	Invalid Entries	Reason Invalid
30 days to 18 months	30D-18M	30D-18	Missing M for months
18 months to 5 years	18M-5Y	18M – 5Y	Embedded spaces
5 years 2 days to Life	5Y2D-LIFE	5YEARS2D-LIFE	Must use Y for Years
30 days to 6 months	30D-6M	30-180D	Missing D for days
1½ years to 5 years	18M-60M or 1Y6M-5Y	018M – 60M	Leading zeros not allowed, embedded
		5Y-1Y6M	space Minimum time must be on left side of hyphen
5 years to 10 years	5Y-10Y	5YEARS-10YEARS	Must use Y for Years
7 years	<b>7</b> Y	7Y-7Y	Show maximum only
10 years and 2 months	10Y2M	2M10Y	Show years before months
LIFE	LIFE		
1 year to age 21	1Y-AGE	1Y-AGE21	Must use AGE only

#### **CSS**

Name: Court Suspended Sentence

Field Size: 12

**Condition:** Blank if CDN = 301,302, 303, 305, 306, 307, 308, 309, 313, 319, 320, 322, 323, 324, 325, 336,

350,356 (Non-conviction codes) and 314 and 321 (Conviction codes)

Stored if valid

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report. The court is responsible for fixing this error and resubmitting the disposition

#### Acceptable formats or values:

- Minimum to Maximum times or Maximum time only Ex: 5Y-25Y
- Hyphen is used to separate minimum and maximum times Ex: 6M-1Y
- Minimum time must be on the left side of the hyphen
- Left should be justified with remainder of field containing spaces
- Embedded spaces not allowed Ex: 12 Y 15 Y
- Suspended sentence cannot exceed Maximum confinement time entered in the CMT field

- If there is nothing in the CMT field, CSS data will cause the record to be rejected
- Show years before months and months before days Ex: 1Y6M30D
- **Y** = Years
- **M** = Months
- **D** = Days
- **LIFE** = Life sentence
- 1Y-AGE = Sentence where a juvenile will either serve 1 year or until he/she reaches the age of 21

Examples	Valid Entries	Invalid Entries	Reason Invalid
30 days to 18 months	30D-18M	30D-18	Missing M for months
18 months to 5 years	18M-5Y	18M – 5Y	Embedded spaces
5 years 2 days to Life	5Y2D-LIFE	5YEARS2D-LIFE	Must use Y for Years
30 days to 6 months	30D-6M	30-180D	Missing D for days
1½ years to 5 years	18M-60M or 1Y6M-5Y	018M – 60M	Leading zeros not allowed, embedded
		5Y-1Y6M	space Minimum time must be on left side of hyphen
5 years to 10 years	5Y-10Y	5YEARS-10YEARS	Must use Y for Years
7 years	<b>7</b> Y	7Y-7Y	Show maximum only
10 years and 2 months	10Y2M	2M10Y	Show years before months
LIFE	LIFE		
1 year to age 21	1Y-AGE	1Y-AGE21	Must use AGE only

#### **DATE-SUB**

Name: Date Submitted

Field Size: 8

**Condition:** Required

Purpose: Determines the order in which disposition records are processed

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

**MMDDCCYY** 

Must be a valid date

Must be equal to or later than the submitted Date of arrest

Must be equal or earlier than system date

#### DLN

Name: Driving license number

Field size: 12

Condition: optional for ER3B and MR3B

**Acceptable Formats or values:** 

Must be a valid driver's license number

#### DLS

Name: Driving license state

Field size: 2

Condition: optional for ER3B and MR3B

**Acceptable Formats or values:** 

Must be a valid 2-character abbreviation for a state

#### **DOA**

Name: Date of Arrest (DATE FINGERPRINTED)

Used to locate/verify arrest cycle in CCH

Field Size: 8

Condition: optional if ITN is provided

Required (along with UCN, BCI or SOC) if ITN is missing

Fatal error if ITN is missing

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

**MMDDCCYY** 

Must be a valid date

Must be equal to or later than the date submitted or Court disposition date

Must be equal to or earlier than system date

#### **DOB**

Name: Date of birth

Field size: 8

Condition: optional for ER3B and MR3B

**Acceptable Formats or values:** 

**MMDDCCYY** 

Must be a valid date

Must be earlier than the date of arrest

#### **Employee-ID**

Used to trace the information back to the employee who originally entered or modified it

Name: Employee identifier

Field size: 4

Condition: required for ER3B and MR3B

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

Must be at least 3 characters in length May contain letters and numbers only May not contain embedded spaces

#### FN

Used to verify offender in CCH

Name: First Name Field Size: 30

**Condition:** required for ER3B and MR3B

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

Must be 2 characters in length

May contain letters, hyphens, and spaces only

#### **ITN**

Used to locate and or verify offender in CCH

Name: Incident tracking number – preprinted number on arrest card

Field Size: 8

Condition: Optional if date of arrest is given along with UCN or BCI or SOC

Required if UCN, DOA, BCI and SOC is missing

Fatal error if UCN, BCI or SOC and DOA are missing or invalid

The court is responsible for fixing this error and resubmitting the disposition

#### **Edits applied:**

Must be 6, 7 or 8 characters in length

Must end with a letter

Must contain at least 1 letter

May not contain more than 2 letters

All ITNs which end with 2 letters must contain 6 numbers – nnnnnnXX

All numbers in ITNS are significant numbers including leading zeros

Some ITNS contain leading zeros

DO NOT suppress these leading zeros if they are part of the number

DO NOT add leading zeros if they are not part of the number **Ex:** If a card transaction has 8 characters and a Livescan transaction had 7, do not add a leading 0 to the ITN for Livescan transactions

#### **JUD-ORI**

Name: Judicial originating identifier

Field Size: 9

**Condition:** Required

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

OH?????nG (most juvenile courts end in G)
OH?????nJ (other courts usually end with J)

? = 0 thru 9

n = 1,3,5, or 7 (the numbers reflect the county it originates from) Ex: Franklin county's number is 25, the common pleas court ORI is OH025353J

must end with G or J

#### LN

Used to verify offender in CCH

Name: Last Name Field Size: 30

**Condition:** required for ER3B and MR3B

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

Must be at least 2 characters in length

May contain letters, hyphens and spaces only

#### **MKE**

Indicates record type Name: Message Key

Field Size: 4

**Condition:** Required

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

ER3B – Enter judicial record MR3B – Modify judicial record

#### ORC

Sometimes referred to as a CIT or Statute Citation

Name: Ohio Revised Code

Field Size: 20

**Condition:** required for ER3B and MR3B

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Edits applied:**

Must be at least 3 characters in length

Must contain periods (example: 2925.11 or for local codes 959.16)

May not exceed 20 characters in length May not contain embedded spaces

May not contain the letter F or M (if subsections are included – Ex: 2925.11A1C1A

If the letter F is in a subsection, the court can either submit the ORC without the F, or submit these manually

#### **Acceptable Formats or values:**

NZZZZZZZ

N = 1 thru 9

Z = 0 thru 9

To report Conspiracy to commit murder:

Use the ORC (2923.01) for Conspiracy; place the description Conspiracy to commit murder in the COL field

To report Attempted Murder:

Use the ORC (2923.02) for attempted; place the description Attempted Murder in the COL field To report Complicity to commit murder:

Use the ORC (2923.03) for Complicity; place the description Complicity to Commit Murder in the COL field

#### SOC

Used to locate offender in CCH Name: Social Security Number

Field Size: 9

Condition: Optional if ITN is given

Required (along with DOA) if UCN, ITN and BCI are missing Fatal error if BCI, ITN or UCN and the DOA are missing

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

NZZZZZZZ

N = 0 thru 9

Z = 0 thru 9

#### TRN

Name: Tracking number

Assigned to the disposition by the contributor (submitting court)

Field Size: 16

Condition: required for ER3B and MR3B

If invalid, a fatal error will occur, the record will be rejected and will appear on the Summary report

The court is responsible for fixing this error and resubmitting the disposition

#### **Acceptable Formats or values:**

Free Text, usually contains the case number followed by a 2-digit number. The JUD-TRN is used to distinguish one disposition from another. The JUD-TRN will be used to avoid storing duplicate Judicial records and to locate Judicial records which need to be modified or deleted. The TRN is required and cannot be blank or null.

Recommended format: Case number hyphen 2-digit number

#### **UCN**

Name: Universal Control Number

Number assigned to the offender by the FBI. Used to locate an or verify offender in CCH

Field Size: 9

Condition: Optional if ITN is given

Required (along with DOA) if BCI, ITN and SOC are missing Fatal error if BCI, ITN or SOC and the DOA are missing

The court is responsible for fixing this error and resubmitting the disposition

#### **Edits applied:**

Must be at least 3 characters in length May contain letters and numbers only May not contain embedded spaces May not consist of all zeros

#### WHAT SHOULD I SUBMIT?

- Intervention in lieu of conviction, pretrial diversion, drug court, followed by the actual outcome of the case after the period of intervention, diversion or program is completed/not completed.
- All outcomes related to mental incompetency; NGRI (Not Guilty Reason Insanity), cases pending mental incompetency, found insane, dismissed reason insanity, etc.
- Cases in which charges were not filed in court. The arresting agency can also submit a request asking BCI to remove the arrest from CCH since an expungement will not be available from the court since there wasn't a case. *These should be reported manually*.
- Cases in which the prosecutor declined to file charges and that did not get forwarded to the court. *These should be reported manually*.
- Arrests in which the arresting agency released the person without charging them. The court can submit the information if available to them, or the submitting agency can request that BCI remove the arrest from CCH. These should be reported manually.
- **NOTE** Courts must submit all outcomes of a case regardless of whether the charge is reportable or not. The list of reportable offenses is for arresting agencies.

# **CONVICTIONS** (CDN – court disposition numeric codes with computer translation and definition)

The following fields are always required:

CDN, Date-Sub, Employee-ID, Jud-ORI, First name, Last name, Jud-ORI, MKE, ORC, TRN

If sentence fields are not filled out a CPN code is required. A Conviction entry will be rejected if it is submitted without these fields.

Ex: 310 (Convicted) 180D, with 150D suspended, 3Y probation, \$500 fine, CPN codes can also be entered

310 (Convicted) no sentence information; requires a CPN code

Conviction Code	Translation	Definition	Your court's corresponding code(s)
310	Convicted	Found Guilty	
311	Convicted of a lesser offense	Found guilty of a lesser offense	

312	Deferred	Subject was found guilty, but sentencing is deferred to a later date by the judge	
314	Extradited	One state surrenders to another an individual accused or convicted of an offense outside the state having custody and within the jurisdiction of the other state	
321	Executive Clemency	An executive clemency exempts an individual from punishment for a crime he/she committed	
390	Multi-charges, one conviction	Subject is convicted of multiple offenses but receives only one sentence for all of them. The first conviction should be entered with code 310 and the sentence information; the remaining charges should be entered with code 390	

# **NON-CONVICTIONS** (CDN codes with computer translation and definition)

- The following fields are always required:
   CDN, Date-Sub, Employee-ID, Jud-ORI, First name, Last name, Jud-ORI, MKE, ORC, TRN
- The following fields should not be entered:
   CON this field is used for convictions and flags a criminal record with the following if any type of FEL is entered: Convicted of a felony. This caveat will appear if the field is entered on a non-conviction
   CSS, CMT, CPR, CFR

Non-Conviction Code	Translation	Definition	Your court's corresponding code(s)
301	Not guilty/Acquitted	Self-Explanatory	
302	Not Guilty by Reason of Insanity	The defendant proves, by a preponderance of the evidence, that at the time of the commission of the offense, the defendant did not know, as a result of a severe mental disease or defect, the wrongfulness of a defendant's acts. See R.C 2901.01(A)(14)	
303	Not Guilty/Acquitted Mental Incompetence	The court finds by a preponderance of the evidence that, because of the defendant's present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings	

against the defendant or of assisting in the defendant's defense (see R.C 2945.37(G)) and the court finds that, even if the defendant is provided with a course of treatment, there is not a substantial probability that the defendant will become competent to stand trial within one year (see R.C 2945.38(B)(2) **or** the court does not find, by clear and convincing evidence, that the defendant committed the offense with which the defendant is charged and the defendant is a mentally ill person subject to court order or a person with an intellectual disability subject to institutionalization by court order (see R.C 2945.39(C)

305 Dismissed

Any misdemeanor or felony offense that has been dismissed in a final or complete manner (with prejudice) by any court that does not fit within the definition of code 319 or 325.

The defendant proves, by a preponderance of 306 Charge Dismissed the evidence, that at Insanity the time of the commission of the offense, the defendant did not know, as a result of a severe mental disease or defect, the wrongfulness of a defendant's acts (See R.C 2901.01(A)(14) and there is not clear and convincing evidence that the defendant is a mentally ill person subject to court order or a person with an intellectual disability subject to institutionalization by court order. See R.C 3945.40(E) Charge dismissed The court finds by a preponderance of the Mental Incompetence 307 evidence that, because of the defendant's present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's defense (see R.C 2945.37(G) and the court finds that, even if the defendant is provided with a course of

treatment, there is not

probability that the defendant will become

a substantial

competent to stand trial within one year	
trial within one year	
(see R.C 2945.38(B)(2)	
<b>or</b> the court does not	
find, by clear and	
convincing evidence,	
that the defendant	
committed the offense	
with which the	
defendant is charged	
and the defendant is a	
mentally ill person	
subject to court order	
or a person with an	
intellectual disability	
subject to	
institutionalization by	
court order (see R.C	
2945.39(C)	
Defendant has entered	
a plea of not guilty by	
308 Charge Pending reason of insanity. See	
Insanity R.C. 2943.03	
The court finds by a	
preponderance of the	
<b>309</b> Pending Mental evidence that, because	
Incompetency of the defendant's	
incompetency of the defendant 3	
P 1	
present mental	
present mental condition, the	
present mental condition, the defendant is incapable	
present mental condition, the defendant is incapable of understanding the	
present mental condition, the defendant is incapable of understanding the nature and objective of	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's offense	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's offense (see R.C 2945.37(G))	
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present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's offense (see R.C 2945.37(G)) and that there is a substantial probability	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's offense (see R.C 2945.37(G)) and that there is a substantial probability that the defendant will	
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present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's offense (see R.C 2945.37(G)) and that there is a substantial probability that the defendant will become competent to stand trial within one	
present mental condition, the defendant is incapable of understanding the nature and objective of the proceedings against the defendant or of assisting in the defendant's offense (see R.C 2945.37(G)) and that there is a substantial probability that the defendant will become competent to stand trial within one year if the defendant is	

		Criminal court
212	Dismissed Civil Action	dismisses the charge
313	Dismissed Civil Action	but leaves the case
		open for civil litigation
		Decision by a judge to
318	Adjudication Withheld	put an eligible person on probation without
310	Adjudication Withheld	an adjudication of guilt.
		If the person
		successfully completes
		the terms of probation
		and has no subsequent
		offenses, no further
		action will be taken on
		the case and the
		offense for which
		adjudication was
		withheld is typically not
		considered a prior
		conviction for purposes of habitual offender
		sentencing.
		Jentenong.
		Any felony offense
		Any felony offense that has been
319 (NEW)	Bound over to	•
319 (NEW)	Bound over to Common Pleas Court	that has been adjudicated by the Municipal Court and
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing,
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing, the court has found
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing, the court has found probably cause to
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing, the court has found probably cause to continue the
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing, the court has found probably cause to
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing, the court has found probably cause to continue the
319 (NEW)		that has been adjudicated by the Municipal Court and bound over to the Common Pleas court for indictment. This code will indicate that the Municipal Court has heard the felony case, and the defendant has either waived the preliminary hearing or, following a preliminary hearing, the court has found probably cause to continue the

		A mistrial is declared
320	Mistrial	when it is determined
323		that the trial of action
		cannot stand in law
		due to want of
		jurisdiction, wrongful
		drawing of jurors,
		disregard of other
		fundamental
		requisites, or a hung
		jury
		The defendant proves,
		by a preponderance of
322	Found Insane	the evidence, that at
		the time of the
		commission of the
		offense, the defendant
		did not know, as a
		result of a severe
		mental disease or
		defect, the
		wrongfulness of
		defendant's acts (see
		R.C 2901.01(A)(14) and
		there is clear and
		convincing evidence
		that the person is a
		mentally ill person
		subject to court order.
		See R.C 2945.40(F)
		The court finds by a
		preponderance of the
323	Found Mentally	evidence that, because
	Incompetent	of the defendant's
		present mental
		condition, the
		defendant is incapable
		of understanding the
		nature and objective of
		the proceedings
		against the defendant
		or of assisting in the
		defendant's defense.
		See R.C 2945.38

		A grand it my nature
		A grand jury returns a
224	No Two Pill	NO BILL finding on an
324	No True Bill	indictment.
		Any felony offense
		that has been
325 (NEW)	<b>Dismissed Not Final</b>	"dismissed for future
		indictment",
		"dismissed for direct
		indictment" or
		"dismissed without
		prejudice" by a
		Municipal Court. This
		code will indicate that
		the felony case has
		concluded in the
		Municipal Court but
		could potentially
		continue in the
		Common Pleas Court
		at a future time or will
		continue due to direct
		indictment. Any case
		that is dismissed in a
		final or complete
		manner will continue
		to use an existing
		code, 305
		Or ILC is a program in
226	latence ation in line of	which an eligible
336	Intervention in Lieu of	offender charged with
	Conviction	a low-level non-violent
		felony offense, who
		committed the offense
		due to drug or alcohol
		usage or mental illness
		or intellectual
		disability, has the
		opportunity to obtain a
		dismissal of the
		charge(s) after
		completing court-
		ordered treatment.
		Eligibility depends on
		prior convictions.

		An entry on the record of legal action denoting
350	Nolle Prosequi	that the prosecutor or
		plaintiff will proceed no
		further in an action or
İ		suit either as a whole
		or as to some count or
1		as to one or more of
		several defendants
		The prosecuting
356	Pre-trial Diversion	attorney may establish
330	rie-tilai biversion	pre-trial diversion programs for eligible
		adults who are accused
		of committing criminal
		offenses and whom the
		prosecuting attorney
		believes probably will
		not offend again. The
		prosecuting attorney
		may require, as a
		condition of an
		accused's participation
		in the program, the
		accused to pay a
		reasonable fee for
		supervision services
		that include, but are
		not limited to,
		monitoring and drug
		testing. The programs
		shall be operated
		pursuant to written
		standards approved by
		journal entry by the
		presiding judge or, in
		courts with only one
		judge, the judge of the
		court of common pleas
		(see R.C 2935.36(A))

# Court Provision Numeric (CPN) codes

3-digit numeric codes describing common sentence provisions in more detail or provisions that could not be identified using another field (CMT, CPR or CFN)

CPN Code	Translation	Definition	Your court's corresponding code(s)
333	Confinement in Hospital	Subject is confined in hospital as part of the sentence (used with mental incompetency sentencing)	
334	Court Costs	The person received court costs as part of the sentence and the amount is unknown. If the amount is known, it should be entered in the CPL field only, this code should not be used	
335	Death Sentence	Subject is given the death sentence	
338	Fine & Court Costs	The monetary amount to be paid is a combination of fine and court costs and the amount is unknown. If known, the amount should be entered in the CPL field and the code should not be used	

344	Charge	A sentence is dismissed	
	dropped/abandoned	as a result of charges	
		being dropped	
345	Probation	Subject receives a	
343	Probation	probation sentence,	
		but the length of	
		probation is unknown.	
		If using this code, the	
		Court Probation (CPR)	
		field should be left	
		blank	
		Subject must pay	
346	Restitution	restitution. The	
340	Restitution	amount, of known,	
		should be entered in	
		the CPL field and the	
		code should not be	
		used.	
347	Restitution and Cost	Subject must pay	
		restitution and court	
		costs but the amount is	
		unknown. The amount	
		for each, if known,	
		should be entered	
		separately in the CPL	
		field and the code	
		should not be used	

349	Restitution or Cost Paid	The charge is dismissed with the payment of restitution and/or costs. The amounts, if known, should be entered separately in the CPL field and the code should not be used
358	Sentence Unknown	Subject was convicted but the sentence is unknown
361	Probation Denied	Court has denied a request for probation
363	Concurrent	The sentence is concurrent to another sentence. If concurrent with a different case number than the one being submitted, list that case number in the CPL. If the sentences are concurrent with each other, the code should not be used on the first sentence entry, only on the following sentences if applicable

364	Consecutive	The sentence is
		consecutive to another
		sentence. If
		consecutive with a
		different case number
		than the one being
		submitted, list that
		case number in the
		CPL. If the sentences
		are consecutive with
		each other, the code
		should not be used on
		the first sentence
		entry, only on the
		following sentences if
		applicable
365	Credited with time served	Subject is credited with an unknown amount of time while awaiting trial. If amount is known, enter it in the CPL field and do not use the code
366	Appealed	Subject appealed the sentence
367	Nights	Subject must serve
		sentence in jail at night
		only

368	Weekend Confinement	Subject must serve sentence on weekends only
369	Pretrial diversion completed	The charge is dismissed as a result of subject having completed a pretrial diversion program
370	Combined charge	Court applies one sentence to all charges or another charge. The merged charge can be a conviction or a dismissal. Count one should show a conviction code and the sentence. Count two (and any other applicable charges) should show a conviction or dismissal code with this code in the CPN field
373	Successful completion of ILC	The charge is dismissed as a result of subject having completed an Intervention in Lieu of Conviction program

# Basic Summary and Detailed Reports

When a court file is downloaded into CCH, the court receives a basic report that lists what happened to all the files. This report also lists any fatal errors that might have occurred while processing the file.

# **BASIC SUMMARY REPORT**

RECORDS PROCESSED	27	
RECORDS LOADED INTO CCH	24	
RECORDS CONTAINING ERRORS	0	
NO CORRESPONDING ARREST ON FILE	3	
A DISPOSITION WITHOUT A TRN IS ALREADY ON FILE	0	
DISPOSITION ALREADY ON FILE	0	
RECORDS CONTAINED SUPPLEMENT DATA AND WERE IGNORED	0	

#### REC# 0016 - FATAL ERROR

MKE/ER3B DATE-SUB/10172001 Employee-ID/AGF JUD-ORI/OH009013J AR-ORI/OH0090000 SOC/272272272 TRN/CRB0100341 DLS/ DLN/

BCI/ FBI/

DOA/10152001 CDD < DOA CDD/08212001 ORC/292302A2B3 ITN/1005877B

CON/MIS

COL/ATTEMPT THEFT M2

CDN/311 CSS/30D CMT/30D CPR/ CFN/350 CPN1/338 CPN2/346 CPN3/ CPL/

ORC-COPY/292302A2B3C4

41

The top portion of the basic report lists the amount of files processed and what the status is for each.

-			-
	RECORDS PROCESSED	27	
	RECORDS LOADED INTO CCH	24	
	RECORDS CONTAINING ERRORS	0	
	NO CORRESPONDING ARREST ON FILE	3	
	A DISPOSITION WITHOUT A TRN IS ALREADY ON FILE	0	
	DISPOSITION ALREADY ON FILE	0	
	RECORDS CONTAINED SUPPLEMENT DATA AND WERE IGNORED	0	

Any fatal errors will be listed separately underneath the top portion. The error that occurred will be listed beside the field that contains the error. In this case the court disposition date is before the date of arrest which is against specification.

### REC# 0016 - FATAL ERROR MKE/ER3B DATE-SUB/10172001 Employee-ID/AGF JUD-ORI/OH009013J AR-ORI/OH0090000 SOC/272272272 TRN/CRB0100341 DLS/ DLN/ BCI/ FBI/ DOA/10152001 CDD < DOA CDD/08212001 ORC/292302A2B3 ITN/1005877B CON/MIS COL/ATTEMPT THEFT M2 CDN/311 CSS/30D CMT/30D CPR/ CFN/350 CPN1/338 CPN2/346 CPN3/ ORC-COPY/292302A2B3C4

42

# **Fatal Errors**

### Multi-cycle with same ITN

There are 2 or more arrests on file with the same ITN. The program cannot determine which arrest corresponds to the disposition.

**Q:** How do I resolve this?

A: No action is necessary, BCI manually enters the information

### Multi-cycle with same DOA

There are 2 or more arrests on file that occurred on the same day. The program cannot determine which arrest corresponds to the disposition.

Q: How do I resolve this?

**<u>A:</u>** No action is necessary, BCI manually enters the information

#### Required field invalid

This message is displayed beside the field that has been entered incorrectly. This could happen due to a variety of reasons. Usually it is a format issue; for example, the date of birth has to be submitted YYYMMDD

### Q: How do I resolve this?

**<u>A:</u>** Review the error listed on the report and refer to specifications indicating in what format that field should be submitted. Correct the error, and resend electronically with the next file.

#### Required field missing

This message is displayed beside the field that has been left blank. Within the specifications there are several combinations by which the search for a matching offender is processed. If one of those fields is missing the program will error because it can't complete the search without it.

### Q: How do I resolve this?

<u>A:</u> Identify which field was submitted without information. Refer to the specifications to verify what fields are mandatory for successful attachment. Add the missing field and resend electronically with the

next file. In some cases a different combination of fields might have to be submitted if you do not have the information on the missing field.

### Disposition already on file

Either a disposition has already been sent electronically and accepted, or BCI staff has entered it manually.

Q: How do I resolve this?

**A:** No action is necessary

### Matching TRN (tracking number) not found

The disposition program could not find a disposition in CCH that had the same TRN as the disposition record submitted. In order to delete/modify a disposition in CCH, the TRN on the CCH must match the TRN on the submission.

## Q: How do I resolve this?

**<u>A:</u>** Resend the disposition as a new entry, not as a modification.

# **Detailed Reports**

These are provided upon request of the court.

The detailed report lists every transaction that was submitted and the status of each.

File ID	Line #	Date Processed	Status	Reason	ORI	Jud TRN	DOA	ITN	BCI	FBI	MKE	SOC
F1004140001	1	4/14/2010	Α	ACCEPTE	OH040013J	02CR0106-1	9/2/2008	623821C	B493939		ER3B	7506
F1004140001	2	4/14/2010	Α	ACCEPTE	OH040013J	02CR0106-2	9/2/2008	623821C	B493939		ER3B	7506
F1004140001	3	4/14/2010	N	NOT ON	OH040013J	07CR0252-1	12/14/2007	103104RQ	B195511		ER3B	2848
F1004140001	4	4/14/2010	N	NOT ON	OH040013J	07CR0252-2	12/14/2007	103104RQ	B195511		ER3B	2848
F1004140001	5	4/14/2010	Α	ACCEPTE	OH040013J	08CR0027-1	5/12/2008	103461RQ	C426288		ER3B	0688
F1004140001	6	4/14/2010	Α	ACCEPTE	OH040013J	08CR0165-1	9/23/2009	718311C	B867913		ER3B	1649
F1004140001	7	4/14/2010	Α	ACCEPTE	OH040013J	08CR0165-2	9/23/2009	718311C	B867913		ER3B	1649
F1004140001	8	4/14/2010	Α	ACCEPTE	OH040013J	08CR0165-3	9/23/2009	718311C	B867913		ER3B	1649
F1004140001	9	4/14/2010	Α	ACCEPTE	OH040013J	08CR0194-1	10/14/2008	103953RQ	B441136		ER3B	1601
F1004140001	10	4/14/2010	Α	ACCEPTE	OH040013J	08CR0217-1	5/27/2009	104547RQ	B902507		ER3B	0265
F1004140001	11	4/14/2010	Α	ACCEPTE	OH040013J	08CR0233-1	10/30/2009	104930RQ	C455948		ER3B	4855
F1004140001	12	4/14/2010	Α	ACCEPTE	OH040013J	09CR0081-1	5/14/2009	104681RQ	B785171		ER3B	5764
F1004140001	13	4/14/2010	N	NOT ON	OH040013J	09CR0101-1	3/16/2010	104600RQ	C602442		ER3B	3289
F1004140001	14	4/14/2010	Α	ACCEPTE	OH040013J	09CR0103-1	9/23/2009	718309C	C391689		ER3B	1167
F1004140001	15	4/14/2010	N	NOT ON	OH040013J	09CR0104-1	11/17/2009	104971RQ	B569325		ER3B	9125
F1004140001	16	4/14/2010	N	NOT ON	OH040013J	09CR0115-1	8/12/2009	104743RQ	C496558		ER3B	1624
F1004140001	17	4/14/2010	Α	ACCEPTE	OH040013J	09CR0125-1	7/29/2009	623988C	C585377		ER3B	6272
F1004140001	18	4/14/2010	Α	ACCEPTE	OH040013J	09CR0128-1	3/16/2010	623983C	C510529		ER3B	2159
F1004140001	19	4/14/2010	Α	ACCEPTE	OH040013J	09CR0130-1	3/16/2010	718303C	C592569		ER3B	5914
F1004140001	20	4/14/2010	Α	ACCEPTE	OH040013J	09CR0134-1	7/29/2009	623986C	C585383		ER3B	6713
F1004140001	21	4/14/2010	Α	ACCEPTE	OH040013J	09CR0135-1	7/13/2009	104676RQ	B388708		ER3B	2097
F1004140001	22	4/14/2010	N	NOT ON	OH040013J	09CR0148-1	12/16/2009	105037RQ	C112432		ER3B	6241
F1004140001	23	4/14/2010	Α	ACCEPTE	OH040013J	09CR0151-1	8/8/2009	104729RQ	B556959		ER3B	5311
F1004140001	24	4/14/2010	N	NOT ON	OH040013J	09CR0156-1	3/5/2010	104765RQ	C350568		ER3B	5829

# **Detailed Report Errors:**

# Note – the list below does not include all error messages

#### Offender not on file

Unable to locate an offender with CCH. This means that BCI did not receive a fingerprint card for this individual. The agency needs to be contacted to obtain a fingerprint card for the offender.

### **Q:** How do I resolve this?

<u>A</u>: The Quality Assurance Unit receives detailed reports and contacts the arresting agency if the ITN number is listed. If there is no ITN number, the court should contact the arresting agency if that information is available. Without an ITN number QA does not know where the arrest came from and would not be able to locate that information. \*\*\*Please note that this applies to dispositions sent electronically via FTP. If sending through OCN the number of these will increase since non reportable information is included in this portion of the report.\*\*\*\*

### Cycle not on file/No corresponding arrest record on file

An offender has been located, but this incident or date of arrest is not on file. The agency needs contacted to supply a fingerprint card for that arrest.

### Q: How do I resolve this?

<u>A</u>: The Quality Assurance Unit receives detailed reports and contacts the arresting agency if the ITN number is listed. If there is no ITN number, the court should contact the arresting agency if that information is available. Without an ITN number QA does not know where the arrest came from and would not be able to locate that information. \*\*\*Please note that this applies to dispositions sent electronically via FTP. If sending through OCN the number of these will increase since non reportable information is included in this portion of the report.\*\*\*\*

### Disp (disposition) exists

There is already a disposition on file for that arrest.

**Q:** How do I resolve this?

A: No action is necessary

### **Record accepted**

Disposition(s) added to CCH.

## Disposition found without a TRN

A disposition has been added manually by BCI staff previous to the electronic submission

**Q:** How do I resolve this?

A: No action is necessary

## Records contained supplement data and were ignored

The disposition was ignored because the system interpreted the record to be supplemental data which cannot be processed electronically at this time.

**Q:** How do I resolve this?

**<u>A:</u>** Mail the supplemental information to BCI for manual processing.

## **CCH Query Error**

The data didn't load properly into CCH.

Q: How do I resolve this?

**A:** No action is necessary

### **Invalid Size**

That data is not formatted per specifications

**Q:** How do I resolve this?

A: The court should resubmit the data

# What should not be transmitted electronically?

- 1. Relief from disability these can be mailed/faxed or emailed to BCI and must contain the person's demographics and the case number(s) the person has been granted relief of disability for along with the journal entry signed by the judge. A copy or a fax is acceptable, it does not have to be an original.
- 2. Vacate orders/Sentence modifications or corrections If you do not have the capability to electronically submit modifications, these must be faxed, emailed or mailed to BCI. These can be submitted on court letterhead, on a journal entry or a correction form provided by BCI <a href="https://www.ohioattorneygeneral.gov/Files/Forms/Forms-for-BCI-Criminal-Records-and-Background-Chec/Forms-for-Court/BCI-CORRECTION-FORM-COURT-DISPOS">https://www.ohioattorneygeneral.gov/Files/Forms/Forms-for-BCI-Criminal-Records-and-Background-Chec/Forms-for-Court/BCI-CORRECTION-FORM-COURT-DISPOS</a> and must contain the person's demographics; the initial sentencing information and the case number.
- 3. Probation Violations without an ITN number This is considered supplemental information and cannot be submitted electronically. If submitted electronically, it would reject because there would already be a disposition on file containing the initial sentence. If you know the ITN number for the initial arrest include it with the information sent to BCI. If an ITN number is provided by law enforcement for the Probation Violation charge, the disposition for the Probation Violation can be submitted electronically under that ITN number.
- 4. Duplicate ITN's some counties will fingerprint a person for the same offense when they are transferred to the jail, when they are bonded out, when they are indicted, etc. This causes duplicate arrests on a person's record with different dates of arrest that are all linked to the same incident. Report the disposition electronically on any of the ITN numbers. All other "duplicate/same incident" ITN numbers should be reported manually. Below is an example of how to do this:

BCI Form 2-71 Final Disposition Bureau of Criminal I	and the same of th	Leave Blank
Each arrest cycle must include a <b>Final Disposition</b> . Arrests and Number (ITN) which is unique throughout the incident. The IT space is provided for the ITN on this Disposition Form. To ensplease reproduce or hand copy the ITN from the Arrest Tenprin P.O. Box 365, London, OH 43140-0365.	Previously sent electronically 3-24-17	Insert ITN Number
(See instructions on reverse side)	Singerprinted @ CCNO @ that # When incarcuated	924 000C
FBI number		charge, include this
Name on fingerprint card submitted  Last First  Furnish in all cases:  Date of birth 3-15-1990 Sex  Fingerprint	Lingerprinted @ Defince P.D. @ this ITNH when arrested.	
classification		

- 5. Cases in which charges were not filed in court. The arresting agency can also submit a request asking BCI to remove the arrest from CCH since an expungement will not be available from the court since there wasn't a case.
- 6. Cases in which the prosecutor declined to file charges and that did not get forwarded to the court.
- 7. Arrests in which the arresting agency released the person without charging them. The court can submit the information if available to them, or the submitting agency can request that BCI remove the arrest from CCH.